

Journal of the Senate

FIRST REGULAR SESSION

SIXTEENTH DAY—WEDNESDAY, FEBRUARY 4, 2015

The Senate met pursuant to adjournment.

President Kinder in the Chair.

Reverend Carl Gauck offered the following prayer:

“The heavens are telling the glory of God; and the firmament proclaims his handiwork.” (Psalm 19.1)

O creator God, who hath bound together heaven and earth, let us walk through this world comforted and protected by the warmth of Your love. Heal us as we stand before You in the divine light of Your presence and strengthen us, giving us hope and joy that is found there. Help us, O Lord to rest in silence and discover Your peace. In Your Holy Name we pray. Amen.

The Pledge of Allegiance to the Flag was recited.

A quorum being established, the Senate proceeded with its business.

The Journal of the previous day was read and approved.

Photographers from KRCCG-TV were given permission to take pictures in the Senate Chamber.

The following Senators were present during the day’s proceedings:

Present—Senators

Brown	Chappelle-Nadal	Curls	Dempsey	Dixon	Emery	Hegeman	Holsman
Keaveny	Kehoe	Kraus	LeVota	Libla	Munzlinger	Nasheed	Onder
Parson	Pearce	Richard	Riddle	Romine	Sater	Schaaf	Schaefer
Schatz	Schmitt	Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson

Wieland—33

Absent—Senators—None

Absent with leave—Senator Cunningham—1

Vacancies—None

The Lieutenant Governor was present.

RESOLUTIONS

Senator Walsh offered Senate Resolution No. 246, regarding Raymond J. Underwood, Sr., Florissant, which was adopted.

Senator Parson offered Senate Resolution No. 247, regarding the Fiftieth Wedding Anniversary of Mr. and Mrs. Cleo Cunningham, Bolivar, which was adopted.

Senator Sater offered Senate Resolution No. 248, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Melvin Lacey, Exeter, which was adopted.

Senator Sater offered Senate Resolution No. 249, regarding the Sixtieth Wedding Anniversary of Mr. and Mrs. Gary Springer, Crane, which was adopted.

Senator Sater offered Senate Resolution No. 250, regarding the Blue Eye Library, which was adopted.

Senator Sater offered Senate Resolution No. 251, regarding the Sixty-fifth Wedding Anniversary of Mr. and Mrs. Charles Weathers, Cassville, which was adopted.

Senator Dempsey offered Senate Resolution No. 252, regarding Brandt Contracting, Incorporated, Saint Charles, which was adopted.

Senator LeVota offered Senate Resolution No. 253, regarding the National Champion Fort Osage High School Cheerleading program, Independence, which was adopted.

Senator Dempsey offered Senate Resolution No. 254, regarding Linda Greathouse, which was adopted.

Senator Dempsey offered Senate Resolution No. 255, regarding Tom Kuypers, which was adopted.

Senator Dempsey offered Senate Resolution No. 256, regarding Serena Boschert, which was adopted.

Senator Dempsey offered Senate Resolution No. 257, regarding Matthew Johannesman, which was adopted.

Senator Dempsey offered Senate Resolution No. 258, regarding the Honorable Lucy Rauch, which was adopted.

Senator Schaaf offered Senate Resolution No. 259, regarding Andrew Neil Danner, Parkville, which was adopted.

Senator Schaaf offered Senate Resolution No. 260, regarding Brandon Scott Fitzgerald, Parkville, which was adopted.

Senator Schaaf offered Senate Resolution No. 261, regarding Bryson Dean Grau, Platte Woods, which was adopted.

Senator Schaaf offered Senate Resolution No. 262, regarding Gordon Michael Hendrix, Kansas City, which was adopted.

CONCURRENT RESOLUTIONS

Senator Riddle offered the following concurrent resolution:

SENATE CONCURRENT RESOLUTION NO. 15

Relating to the designation of March as women veterans' month.

Whereas, each year Americans pause during the month of March to pay special tribute to the contributions that women have made to our national life, and outstanding among the myriad roles that women have assumed over the course of this country's history have been those undertaken as part of the nation's armed forces; and

Whereas, long before they gained regular admission to the military, thousands of women assisted the uniformed branches in a variety of ways; they worked as nurses, water bearers, laundresses, and cooks, sometimes served as spies and saboteurs, and on occasion even took up arms; and

Whereas, in 1901, the United States Army broke new ground by creating an actual nurses corps, and the navy followed in 1908; the ranks of these units swelled during World War I, when nearly 23,000 women served as nurses within the American military; the U.S. Navy and Marine Corps enlisted nearly 13,000 additional women as yeomen and reservists and assigned them to duty stateside, to free their male counterparts for combat at sea and abroad; and

Whereas, the participation of women in the military surged during World War II, with more than 400,000 filling posts at home and overseas; to more fully utilize their abilities, the army established the Women's Army Auxiliary Corps, later known as the Women's Army Corps; the army also created the WASP (Women Airforce Service Pilots), while the navy organized the WAVES (Women Accepted for Volunteer Emergency Service), the Marine Corps established the Marine Corps Women's Reserve, and the Coast Guard created a reserve unit known as the SPARs; in spite of widespread misgivings about their suitability for the work, women proved themselves in a wide array of assignments, and in 1948 an Act of Congress granted them permanent status in the regular and reserve forces; and

Whereas, barriers to the participation of women in the military continued to fall; legal provisions placing a two percent cap on the number of women serving and a ceiling on the highest grade a woman could achieve were repealed in 1967; by 1972, the various Reserve Officers' Training Corps programs were opened to women, and in 1976 women were admitted to the service academies; they are now eligible to enter more than 90 percent of all career fields in the armed forces; and

Whereas, women have continued to deploy in times of conflict: some 1,000 served in theater during the Korean War and 7,500 during the Vietnam War; hundreds saw duty in operations in Central America in the 1980s, and in 1991, 41,000 women served in theater in Operation Desert Storm; and

Whereas, today, approximately 344,500 women are serving in the United States military; they constitute about 14 percent of active duty personnel and about 10 percent of the American forces in Iraq and Afghanistan; and

Whereas, the operations focused on those two countries have placed enormous demands on all who have taken part; like their male compatriots, many women have served multiple tours, and large numbers have been injured, many grievously; as of mid-January 2011, 136 women had given their lives in those two wars; and

Whereas, the increased involvement of women in the military is reflected by the number of women veterans, which now totals 1.8 million; Missouri is home to more than 45,340 women veterans; and

Whereas, Missourians have always honored the selflessness and sacrifice of those who perform military service, and these women are indeed worthy of that recognition; it is also fitting that needs they have incurred in connection with that service be acknowledged and alleviated, whether they concern physical or psychological wounds or the challenges of caring for their families or reintegrating into civilian life; and

Whereas, the women who have served in the United States armed forces have demonstrated tenacity, courage, and professionalism, and they are deserving of their fellow citizens' deepest gratitude and unfailing support:

Now Therefore Be It Resolved that the members of the Missouri Senate, Ninety-eighth General Assembly, First Regular Session, the House of Representatives concurring therein, hereby designate the month of March each year from 2015 through 2025 as Women Veterans' Month in tribute to the immeasurable contributions that women in the military have made to this nation; and

Be It Further Resolved that the General Assembly encourages and urges all citizens of this state to reflect upon the service and sacrifices of women veterans; and

Be It Further Resolved that the Secretary of the Senate be instructed to send properly inscribed copies of this resolution to the Governor for his approval or rejection pursuant to the Missouri Constitution.

Read 1st time.

INTRODUCTION OF BILLS

The following Bills were read the 1st time and ordered printed:

SB 395—By Holsman.

An Act to repeal sections 195.202, 195.211, 195.222, 195.223, and 263.250, RSMo, and to enact in lieu thereof thirty-five sections relating to cannabis, with penalty provisions.

SB 396—By Holsman.

An Act to amend chapter 389, RSMo, by adding thereto one new section relating to train conductors.

SB 397—By Silvey.

An Act to repeal sections 67.1421, 67.1422, and 67.1461, RSMo, and to enact in lieu thereof three new sections relating to community improvement districts.

SB 398—By Schatz.

An Act to amend chapter 71, RSMo, by adding thereto one new section relating to design-build contracts.

SB 399—By Onder.

An Act to repeal sections 115.225 and 115.237, RSMo, and to enact in lieu thereof three new sections relating to elections.

SB 400—By Onder.

An Act to amend chapter 334, RSMo, by adding thereto one new section relating to continuing education requirements for physicians.

SB 401—By Schmitt and Richard.

An Act to repeal section 99.845, RSMo, and to enact in lieu thereof one new section relating to tax increment financing.

SB 402—By Wieland.

An Act to amend chapter 375, RSMo, by adding thereto one new section relating to workers' compensation large deductible policies.

REPORTS OF STANDING COMMITTEES

Senator Richard, Chairman of the Committee on Rules, Joint Rules, Resolutions and Ethics, submitted the following report:

Mr. President: Your Committee on Rules, Joint Rules, Resolutions and Ethics, to which were referred **SCS** for **SB 18** and **SCS** for **SB 38**, begs leave to report that it has examined the same and finds that the bills have been truly perfected and that the printed copies furnished the Senators are correct.

SENATE BILLS FOR PERFECTION

Senator Richard moved that **SB 11**, with **SCS**, **SS** for **SCS**, **SA 4**, **SSA 1** for **SA 4** and point of order (pending), be called from the Informal Calendar and again taken up for perfection, which motion prevailed.

Senator Pearce assumed the Chair.

At the request of Senator Sifton, **SSA 1** for **SA 4** was withdrawn, rendering the point of order moot.

At the request of Senator Holsman, **SA 4** was withdrawn.

At the request of Senator Richard, **SS** for **SCS** for **SB 11**, as amended, was withdrawn.

Senator Richard offered **SS No. 2** for **SCS** for **SB 11**, entitled:

SENATE SUBSTITUTE NO. 2 FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 11

An Act to repeal sections 105.450 and 105.470, RSMo, section 105.473 as enacted by senate bill no. 844, ninety-fifth general assembly, second regular session, and section 105.473 as enacted by house bill no. 1900, ninety-third general assembly, second regular session, and to enact in lieu thereof five new sections relating to regulating the ethical behavior of professionals engaged in political activities, with existing penalty provisions.

Senator Richard moved that **SS No. 2** for **SCS** for **SB 11** be adopted.

Senator Sifton offered **SA 1**:

SENATE AMENDMENT NO. 1

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 11, Page 1, In the Title, Line 2 of said title, by inserting immediately after “RSMo,” the following: “section 105.456 as truly agreed to and finally passed by conference committee substitute no. 3 for house committee substitute no. 2 for senate bill no. 844, ninety-fifth general assembly, second regular session, section 105.456 as enacted by house bill no. 1120, ninety-first general assembly, second regular session,”; and

Further amend said bill, Page 5, Section 105.453, Line 25 of said page, by inserting after all of said line the following:

“[105.456. 1. No member of the general assembly or the governor, lieutenant governor, attorney general, secretary of state, state treasurer or state auditor shall:

(1) Perform any service for the state or any political subdivision of the state or any agency of the state or any political subdivision thereof or act in his or her official capacity or perform duties associated with his or her position for any person for any consideration other than the compensation provided for the performance of his or her official duties; or

(2) Sell, rent or lease any property to the state or political subdivision thereof or any agency of the state or any political subdivision thereof for consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or sale made after public notice and in the case of

property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest received; or

(3) Attempt, for compensation other than the compensation provided for the performance of his or her official duties, to influence the decision of any agency of the state on any matter, except that this provision shall not be construed to prohibit such person from participating for compensation in any adversary proceeding or in the preparation or filing of any public document or conference thereon. The exception for a conference upon a public document shall not permit any member of the general assembly or the governor, lieutenant governor, attorney general, secretary of state, state treasurer or state auditor to receive any consideration for the purpose of attempting to influence the decision of any agency of the state on behalf of any person with regard to any application, bid or request for a state grant, loan, appropriation, contract, award, permit other than matters involving a driver's license, or job before any state agency, commission, or elected official. Notwithstanding Missouri supreme court rule 1.10 of rule 4 or any other court rule or law to the contrary, other members of a firm, professional corporation or partnership shall not be prohibited pursuant to this subdivision from representing a person or other entity solely because a member of the firm, professional corporation or partnership serves in the general assembly, provided that such official does not share directly in the compensation earned, so far as the same may reasonably be accounted, for such activity by the firm or by any other member of the firm. This subdivision shall not be construed to prohibit any inquiry for information or the representation of a person without consideration before a state agency or in a matter involving the state if no consideration is given, charged or promised in consequence thereof.

2. No sole proprietorship, partnership, joint venture, or corporation in which a member of the general assembly, governor, lieutenant governor, attorney general, secretary of state, state treasurer, state auditor or spouse of such official is the sole proprietor, a partner having more than a ten percent partnership interest, or a coparticipant or owner of in excess of ten percent of the outstanding shares of any class of stock, shall:

(1) Perform any service for the state or any political subdivision thereof or any agency of the state or political subdivision for any consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or sale made after public notice and competitive bidding, provided that the bid or offer accepted is the lowest received; or

(2) Sell, rent, or lease any property to the state or any political subdivision thereof or any agency of the state or political subdivision thereof for consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or a sale made after public notice and in the case of property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest and best received.

3. No statewide elected official, member of the general assembly, or any person acting on behalf of such official or member shall expressly and explicitly make any offer or promise to confer any paid employment, where the individual is compensated above actual and necessary expenses, to any statewide elected official or member of the general assembly in exchange for the

official's or member's official vote on any public matter. Any person making such offer or promise is guilty of the crime of bribery of a public servant under section 576.010.

4. Any statewide elected official or member of the general assembly who accepts or agrees to accept an offer described in subsection 3 of this section is guilty of the crime of acceding to corruption under section 576.020.]

105.456. 1. No member of the general assembly or the governor, lieutenant governor, attorney general, secretary of state, state treasurer or state auditor shall:

(1) Perform any service for the state or any political subdivision of the state or any agency of the state or any political subdivision thereof or act in his or her official capacity or perform duties associated with his or her position for any person for any consideration other than the compensation provided for the performance of his or her official duties; or

(2) Sell, rent or lease any property to the state or political subdivision thereof or any agency of the state or any political subdivision thereof for consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or sale made after public notice and in the case of property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest received; or

(3) Attempt, for compensation other than the compensation provided for the performance of his or her official duties, to influence the decision of any agency of the state on any matter, except that this provision shall not be construed to prohibit such person from participating for compensation in any adversary proceeding or in the preparation or filing of any public document or conference thereon. The exception for a conference upon a public document shall not permit any member of the general assembly or the governor, lieutenant governor, attorney general, secretary of state, state treasurer or state auditor to receive any consideration for the purpose of attempting to influence the decision of any agency of the state on behalf of any person with regard to any application, bid or request for a state grant, loan, appropriation, contract, award, permit other than matters involving a driver's license, or job before any state agency, commission, or elected official. Notwithstanding Missouri supreme court rule 1.10 of rule 4 or any other court rule or law to the contrary, other members of a firm, professional corporation or partnership shall not be prohibited pursuant to this subdivision from representing a person or other entity solely because a member of the firm, professional corporation or partnership serves in the general assembly, provided that such official does not share directly in the compensation earned, so far as the same may reasonably be accounted, for such activity by the firm or by any other member of the firm. This subdivision shall not be construed to prohibit any inquiry for information or the representation of a person without consideration before a state agency or in a matter involving the state if no consideration is given, charged or promised in consequence thereof.

2. No sole proprietorship, partnership, joint venture, or corporation in which a member of the general assembly, governor, lieutenant governor, attorney general, secretary of state, state treasurer, state auditor or spouse of such official, is the sole proprietor, a partner having more than a ten percent partnership interest, or a coparticipant or owner of in excess of ten percent of the outstanding shares of any class of stock, shall:

(1) Perform any service for the state or any political subdivision thereof or any agency of the state or

political subdivision for any consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or sale made after public notice and competitive bidding, provided that the bid or offer accepted is the lowest received; or

(2) Sell, rent, or lease any property to the state or any political subdivision thereof or any agency of the state or political subdivision thereof for consideration in excess of five hundred dollars per transaction or one thousand five hundred dollars per annum unless the transaction is made pursuant to an award on a contract let or a sale made after public notice and in the case of property other than real property, competitive bidding, provided that the bid or offer accepted is the lowest and best received.

3. No member of the general assembly or the governor, lieutenant governor, attorney general, secretary of state, state treasurer, or state auditor, or such person's staff, employee, spouse, or dependent children shall accept any tangible or intangible item, service, or thing of value from any lobbyist as defined in section 105.470.”; and

Further amend said bill, Page 21, Section 105.473, Lines 24-28 of said page, by striking all of said lines; and

Further amend said bill and section, Page 22, lines 1 to 6 of said page, by striking said lines and inserting in lieu thereof the following: “lobbyists. [No expenditure shall be made on behalf of a state senator or state representative, or such public official's staff, employees, spouse, or dependent children for travel or lodging outside the state of Missouri unless such travel or lodging was approved prior to the”]; and

Further amend said bill and section, Page 24, Line 8 of said page, by inserting immediately after “13.” the following: “**No lobbyist shall deliver any tangible or intangible item, service, or thing of value to any statewide elected official, member of the general assembly or such person's staff, employee, spouse, or dependent children.**

14.”; and

Further amend the title and enacting clause accordingly.

Senator Sifton moved that the above amendment be adopted, which motion failed.

Senator Dixon offered **SA 2:**

SENATE AMENDMENT NO. 2

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 11, Page 26, Section 105.499, Line 1 of said page, by inserting after all of said line the following:

“Section B. Notwithstanding the provisions of section 1.140, RSMo, to the contrary, the provisions of this act shall be nonseverable, and if any provision is for any reason held to be invalid, such decision shall invalidate all of the remaining provisions of this act.”; and

Further amend the title accordingly.

Senator Dixon moved that the above amendment be adopted, which motion failed.

Senator Schmitt assumed the Chair.

Senator LeVota offered **SA 3**:

SENATE AMENDMENT NO. 3

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 11, Page 5, Section 105.453, Line 22 of said page, by inserting after “3.” the following: **“order to regulate the ethical behavior of professionals engaged in political activities, in addition to the limitations imposed under section 130.031, the amount of contributions made by or accepted from any person, including lobbyists, other than the candidate in any one election shall not exceed the following:**

(1) To elect an individual to the office of governor, lieutenant governor, secretary of state, state treasurer, state auditor, or attorney general, five thousand dollars;

(2) To elect an individual to the office of state senator, one thousand five hundred dollars;

(3) To elect an individual to the office of state representative, seven hundred fifty dollars;

(4) To elect an individual to any other office, including judicial office, if the population of the electoral district, ward, or other unit according to the latest decennial census does not exceed fifty thousand, seven hundred fifty dollars;

(5) To elect an individual to any other office, including judicial office, if the population of the electoral district, ward, or other unit according to the latest decennial census is more than fifty thousand but does not exceed one hundred fifty thousand, one thousand five hundred dollars; and

(6) To elect an individual to any other office, including judicial office, if the population of the electoral district, ward, or other unit according to the latest decennial census is greater than one hundred fifty thousand, five thousand dollars.

4. The amount of aggregate contributions made by any single contributor in a calendar year to any political party committee shall not exceed thirty-two thousand four hundred dollars.

5. For purposes of this subsection, “base year amount” shall be the contribution limits prescribed in this section on January 1, 2016. Such limits shall be increased on the first day of January in each odd-numbered year by multiplying the base year amount by the cumulative consumer price index, as defined in section 104.010 and rounded to the nearest twenty-five dollar amount, for all years since January 1, 2016.

6. Every committee established under chapter 130 shall be subject to the limits prescribed in subsection 3 of this section. The provisions of this subsection shall not limit the amount of contributions that may be accumulated by a candidate committee and used for expenditures to further the nomination or election of the candidate who controls such candidate committee.

7. Contributions from persons under fourteen years of age shall be considered made by the parents or guardians of such person and shall be attributed toward any contribution limits prescribed in chapter 130. Where the contributor under fourteen years of age has two custodial parents or guardians, fifty percent of the contribution shall be attributed to each parent or guardian, and where such contributor has one custodial parent or guardian, all such contributions shall be attributed to the custodial parent or guardian.

8. Any committee that accepts or gives contributions other than those allowed shall be subject to a surcharge of one thousand dollars plus an amount equal to the contribution per nonallowable contribution, to be paid to the ethics commission and which shall be transferred to the director of revenue, upon notification of such nonallowable contribution by the ethics commission, and after the candidate has had ten business days after receipt of notice to return the contribution to the contributor. The candidate and the candidate committee treasurer or deputy treasurer owing a surcharge shall be personally liable for the payment of the surcharge or may pay such surcharge only from campaign funds existing on the date of the receipt of notice. Such surcharge shall constitute a debt to the state enforceable under, but not limited to, the provisions of chapter 143.

9. “;and further amend line 23 of said page, by striking “and “candidate committee”” and inserting in lieu thereof the following: “candidate committee”, “committee”, and “contribution”.”

Senator LeVota moved that the above amendment be adopted.

Senator Richard raised the point of order that **SA 3** is out of order as it exceeds the intent, scope and purpose of the bill.

The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Schaefer offered **SA 4**:

SENATE AMENDMENT NO. 4

Amend Senate Substitute No. 2 for Senate Committee Substitute for Senate Bill No. 11, Page 26, Section 105.499, Line 1, by inserting after all of said line the following:

“172.300. **1.** The curators may appoint and remove, at discretion, the president, deans, professors, instructors and other employees of the university; define and assign their powers and duties, and fix their compensation, and such compensation may include payments under, or provision for, such retirement, disability, or death plan or plans as the curators deem proper for persons employed by the university and paid out of any of its public funds for educational services, their beneficiaries or estates, and the curators may administer such plan or plans under such rules and regulations as they deem proper; and for these purposes the curators may use state-appropriated or other public funds under their control and pay or transfer such funds into a fund or funds for paying such benefits, and they may enter into agreements for and make contributions to both voluntary and statutory plans for paying such benefits.

2. (1) No member of the board of curators shall vote to appoint to, hire, or in any way employ in any position in the university any person who appointed him or her to the board of curators.

(2) Any vote, as described in subdivision (1) of this subsection, taken by a curator shall be null and void.

(3) Any curator voting in violation of this subsection shall immediately forfeit his or her curator position.”; and

Further amend the title and enacting clause accordingly.

Senator Schaefer moved that the above amendment be adopted.

Senator Richard raised the point of order that **SA 4** is out of order as it exceeds the scope and intent of the bill.

The point of order was referred to the President Pro Tem who ruled it well taken.

Senator Richard moved that **SS No. 2** for **SCS** for **SB 11** be adopted, which motion prevailed.

Senator Richard moved that **SS No. 2** for **SCS** for **SB 11** be perfected and ordered printed.

Senator Holsman requested a roll call vote be taken on the perfection of **SS No. 2** for **SCS** for **SB 11**. He was joined in his request by Senators Schupp, LeVota, Keaveny and Walsh.

SS No. 2 for **SCS** for **SB 11** was declared perfected and ordered printed by the following vote:

YEAS—Senators

Brown	Curls	Dempsey	Dixon	Emery	Hegeman	Holsman	Keaveny
Kehoe	Kraus	LeVota	Libla	Munzlinger	Onder	Parson	Pearce
Richard	Riddle	Romine	Sater	Schaaf	Schaefer	Schatz	Schmitt
Schupp	Sifton	Silvey	Wallingford	Walsh	Wasson	Wieland—31	

NAYS—Senators—None

Absent—Senators

Chappelle-Nadal Nasheed—2

Absent with leave—Senator Cunningham—1

Vacancies—None

MESSAGES FROM THE HOUSE

The following messages were received from the House of Representatives through its Chief Clerk:

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HCS** for **HB 259**, entitled:

An Act to amend chapter 261, RSMo, by adding thereto six new sections relating to the dairy industry.

In which the concurrence of the Senate is respectfully requested.

Read 1st time.

Also,

Mr. President: I am instructed by the House of Representatives to inform the Senate that the House has taken up and passed **HB 150**, entitled:

An Act to repeal sections 288.060, 288.122, and 288.330, RSMo, and to enact in lieu thereof three new sections relating to employment security.

In which the concurrence of the Senate is respectfully requested.

Read first time.

SENATE BILLS FOR PERFECTION

Senator Dixon moved that **SB 15**, with **SCS**, be taken up for perfection, which motion prevailed.

SCS for **SB 15**, entitled:

SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 15

An Act to repeal sections 136.380 and 144.021, RSMo, and to enact in lieu thereof five new sections relating to taxation.

Was taken up.

Senator Dixon moved that **SCS** for **SB 15** be adopted.

Senators Dixon and LeVota offered **SS** for **SCS** for **SB 15**, entitled:

SENATE SUBSTITUTE FOR
SENATE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 15

An Act to amend chapter 136, RSMo, by adding thereto one new section relating to a commission to study state tax policy.

Senator Dixon moved that **SS** for **SCS** for **SB 15** be adopted, which motion prevailed.

On motion of Senator Dixon, **SS** for **SCS** for **SB 15** was declared perfected and ordered printed.

REFERRALS

President Pro Tem Dempsey referred **SCS** for **SB 18** and **SCS** for **SB 38** to the Committee on Governmental Accountability and Fiscal Oversight.

President Pro Tem Dempsey referred **SCR 13** to the Committee on Rules, Joint Rules, Resolutions and Ethics.

SECOND READING OF CONCURRENT RESOLUTIONS

The following Concurrent Resolution was read the 2nd time and referred the Committee indicated:

SCR 14—Rules, Joint Rules, Resolutions and Ethics.

COMMUNICATIONS

President Pro Tem Dempsey submitted the following:

February 4, 2015

Adriane Crouse
Secretary of the Senate
State Capitol Building
Jefferson City, MO 65101

Dear Ms. Crouse,

I am appointing Sen. Riddle to the Joint Committee on Child Abuse and Neglect. If you have any questions, please don't hesitate to contact

my office.

Sincerely



Tom Dempsey
President Pro Tem

Also,

February 4, 2015

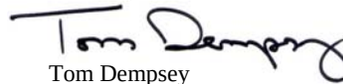
Ms. Adriane Crouse
Secretary of the Senate
State Capitol, Room 325
Jefferson City, MO 65101

Dear Ms. Crouse:

Please be advised that I have appointed Senator Dave Schatz to the MoDOT and Patrol Employees' Retirement System (MPERS) Board of Trustees.

If you have any questions, please do not hesitate to contact me.

Sincerely,



Tom Dempsey

INTRODUCTIONS OF GUESTS

The President introduced to the Senate, U.S. District Judge Stephen Limbaugh, Cape Girardeau; and Dr. Gary Kremer, Columbia.

Senator Richard introduced to the Senate, representatives of State Historical Day: Amanda Morrison, Springfield; Katharine Moseley, Independence; Michaela Scarrow, Emily McBride, Ellen Auduong and Erin Lowe, Kansas City; Phoebe Watson, Joplin; Quinn Lasley and Elijah Paden, Carthage; Maycie Mayfield, Trenton; Maddie Enright, Elizabeth Miller and Joshua Schoonover, Princeton; and Sonya Hu, Columbia.

Senator Keaveny introduced to the Senate, the Physician of the Day, Dr. Matt Casey, Brentwood.

Senator Dixon introduced to the Senate, Michael Moore and Wes Hester, Springfield.

Senator Kehoe introduced to the Senate, Macey Hurst, Meta.

Senator Kehoe introduced to the Senate, Chris Thompson and Mary Paulsell; and John Smallwood, Jefferson City.

Senator Kehoe introduced to the Senate, members of the Fatima High School 2014 State Second Place Volleyball team, State Second Place Baseball team, State Fourth Place Boys Cross Country Team, Class 2 State Champion Softball team, and Class 2 State Champion Girls Cross Country Team, Westphalia.

Senator Parson introduced to the Senate, Coaches Mark Sabala and Julie Yowell; and team members Bailey Jones, Ivan Long, Jeff Salmon, Easton Sabala, Zac Sutt, Mitch Bigham, Dillon Meyer, Cody Munsey, Jesse Strouse, Darek Reeves, Logan Eldred, and Austin Hostettler, Class 1 State Champion

Hermitage High School Boys Cross Country Team.

Senator Levota introduced to the Senate, Daisy Ramirez, Jackson County.

Senator Schupp introduced to the Senate, Arielle Speer, Joplin; and Bev Cowling, O'Fallon.

Senator Holsman introduced to the Senate, Arthur St. Onge, Kansas City.

Senator Walsh introduced to the Senate, Kevin Fitzgerald, St. Louis County.

Senator Dempsey introduced to the Senate, former State Senator Phil Snowden, Kansas City.

Senator Holsman introduced to the Senate, Erin Lowe, Kansas City.

On motion of Senator Richard, the Senate adjourned under the rules.

SENATE CALENDAR

SEVENTEENTH DAY—THURSDAY, FEBRUARY 5, 2015

FORMAL CALENDAR

SECOND READING OF SENATE BILLS

SB 234-Kehoe	SB 253-Romine
SB 235-Dixon	SB 254-Kraus
SB 236-Keaveny	SB 255-Schaaf and Holsman
SB 237-Keaveny, et al	SB 256-Sater and Nasheed
SB 238-LeVota	SB 257-Sater
SB 239-Brown	SB 258-Wallingford
SB 240-Keaveny and Schaaf	SB 259-Wallingford
SB 241-Keaveny	SB 260-Schaefer
SB 242-Dixon	SB 261-Schaefer
SB 243-Schmitt	SB 262-Schaefer
SB 244-Schmitt	SB 263-Schaefer
SB 245-Hegeman	SB 264-Schaefer
SB 246-Hegeman	SB 265-Schaefer
SB 247-Sifton	SB 266-Schaefer
SB 248-Schaefer	SB 267-Schaefer
SB 249-Holsman	SB 268-Pearce
SB 250-Onder	SB 269-Nasheed
SB 251-Onder	SB 270-Nasheed
SB 252-Romine	SB 271-Silvey

SB 272-Riddle, et al	SB 312-Schmitt
SB 273-Riddle	SB 313-Wallingford
SB 274-Schupp	SB 314-Wallingford
SB 275-Schupp	SB 315-Dixon
SB 276-Walsh	SB 316-Brown
SB 277-Walsh	SB 317-Brown
SB 278-Schatz	SB 318-Cunningham and Libla
SB 279-Brown	SB 319-Schaaf and Silvey
SB 280-Keaveny	SB 320-Wallingford
SB 281-Silvey	SB 321-Hegeman
SB 282-Parson	SB 322-Dempsey
SB 283-Kehoe	SB 323-Munzlinger
SB 284-Munzlinger	SB 324-Munzlinger
SB 285-Kehoe	SB 325-Sater
SB 286-Schaaf and Silvey	SB 326-Sater
SB 287-Silvey	SB 327-Onder
SB 288-Schatz	SB 328-Schupp
SB 289-Schatz	SB 329-Schupp
SB 290-Schaefer	SB 330-Parson
SB 291-Cunningham	SB 331-Libla
SB 292-Munzlinger	SB 332-Nasheed
SB 293-Parson	SB 333-Nasheed
SB 294-Schaaf	SB 334-Nasheed
SB 295-Schaaf	SB 335-Holsman
SB 296-Schaaf	SB 336-Kraus
SB 297-Holsman	SB 337-Munzlinger
SB 298-Kraus	SB 338-Munzlinger
SB 299-Pearce	SB 339-Munzlinger
SB 300-Silvey	SB 340-Pearce
SB 301-Silvey	SB 341-Riddle
SB 302-Riddle	SB 342-Brown
SB 303-Keaveny	SB 343-Wasson
SB 304-Keaveny	SB 344-Wasson
SB 305-Onder	SB 345-Wasson
SB 306-Onder	SB 346-Wasson
SB 307-Curls	SB 347-Dixon
SB 308-Curls	SB 348-Schaefer
SB 309-Curls	SB 349-Schaefer
SB 310-Emery	SB 350-Schaefer
SB 311-Emery	SB 351-Schaefer

SB 352-Schaefer	SB 385-Keaveny
SB 353-Silvey	SB 386-Keaveny
SB 354-Sater	SB 387-Wasson
SB 355-Brown	SB 388-Wasson
SB 356-Nasheed	SB 389-Silvey and Walsh
SB 357-Nasheed	SB 390-Curls
SB 358-Kehoe	SB 391-Curls
SB 359-Kehoe	SB 392-Wieland
SB 360-Parson	SB 393-Schupp
SB 361-Parson	SB 394-Wallingford
SB 362-Parson	SB 395-Holsman
SB 363-Parson	SB 396-Holsman
SB 364-Parson	SB 397-Silvey
SB 365-Schmitt	SB 398-Schatz
SB 366-Schmitt	SB 399-Onder
SB 367-Kraus	SB 400-Onder
SB 368-Pearce	SB 401-Schmitt and Richard
SB 369-Pearce	SB 402-Wieland
SB 370-Munzlinger	SJR 1-Munzlinger
SB 371-Munzlinger	SJR 2-Dixon
SB 372-Keaveny	SJR 3-Chappelle-Nadal
SB 373-Libla	SJR 4-Emery
SB 374-Schatz	SJR 5-Kraus
SB 375-Schatz	SJR 6-Curls
SB 376-Schatz	SJR 7-Richard and Wallingford
SB 377-Schatz	SJR 8-Schmitt
SB 378-Schatz	SJR 9-Schmitt
SB 379-Schatz	SJR 10-Sater
SB 380-Wieland	SJR 11-Emery
SB 381-Dixon	SJR 12-Onder
SB 382-Dixon	SJR 13-Schaaf
SB 383-Wallingford	SJR 14-Dixon
SB 384-Munzlinger	

HOUSE BILLS ON SECOND READING

HCS for HB 259

HB 150-Fitzpatrick

THIRD READING OF SENATE BILLS

SCS for SB 18-Kraus
(In Fiscal Oversight)

SCS for SB 38-Romine
(In Fiscal Oversight)

SENATE BILLS FOR PERFECTION

SB 14-Munzlinger

SB 26-Sater and Schupp, with SCS

INFORMAL CALENDAR

RESOLUTIONS

To be Referred

SCR 15-Riddle

MISCELLANEOUS

To be Referred

REMONSTRANCE 1-Chappelle-Nadal

✓